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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/585,459	07/27/2009	Cheng Liu	21601.0006(27527/40666)	7677
4713 08002011 MARSHALL, GERSTEIN & BORUN LLP 233 SOUTH WACKER DRIVE 6300 WILLIS TOWER CHICAGO, IL 60606-6357			EXAMINER	
			SPECTOR, LORRAINE	
			ART UNIT	PAPER NUMBER
			1647	
			NOTIFICATION DATE	DELIVERY MODE
			08/09/2011	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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APPLICATION NO./ FILING DATE FIRST NAMED INVENTOR / ATTORNEY DOCKET NO. CONTROL NO. PATENT IN REEXAMINATION 27 July, 2009 LIU ET AL.

	EXAMINER		
MARSHALL, GERSTEIN & BORUN LLP 233 SOUTH WACKER DRIVE	LORRAINE SPECTOR		
6300 WILLIS TOWER CHICAGO, IL 60606-6357	ART UNIT	PAPER	
	1647	20110803	

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Commissioner for Patents

21601.0006(27527/40666)

The reply filed on 6/2/11 is not fully responsive to the prior Office Action because of the following omission(s) or matter(s): With respect to group a), applicants were required to "elect a single antibody including disclosure of the full heavy and light chains. and any and all SEQ ID NOs: that correspond to the elected antibody. If the SEQ ID NOs: of claim 20 pertain to a single antibody, then applicants must elect a single SEQ ID NO: to be prosecuted. If those SEQ ID NOs: correspond to multiple different antibodies, then that/those sequences that correspond to the elected antibody must be identified, and an election of one must be made. Similarly, a single sequence from those listed in each of claims 33 and 39 must be elected, consistent with the election of a single antibody,"

In response, applicants have elected the antibody comprising the light and heavy chain amino acid sequences of SEQ ID NO: 43 and 53. However, applicants have not stated to which antibody (RX1, 5H4, MC1 or MC3) those sequences correspond, nor have applicants disclosed which of the CDRs of SEO ID NO: 1-6 and 10-38 are comprised in SEO ID NO: 43 and 53. When identifying the CDR sequences, applicants are required to identify which sequence corresponds to which CDR of the elected antibody. Finally, applicants have neglected to point out which sequences of claims 33 and 39 correspond to the specifically elected antibody.

See 37 CFR 1.111. Since the above-mentioned reply appears to be bona fide, applicant is given ONE (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED LINDER 37 CER 1 136(a).

/Lorraine Spector/
Primary Examiner, Art Unit 1647

10/585.459